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APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/734,421	12/11/2000		Robert A. Brigham	MS# 146956.1/40062.70US01	3573
23552	7590	11/16/2004		EXAMINER	
MERCHAI	NT & G(OULD PC		AL HASHEN	MI. SANA A
P.O. BOX 2				ART UNIT	PAPER NUMBER
MINNEAPOLIS, MN 55402-0903				2161	

DATE MAILED: 11/16/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	09/734,421	BRIGHAM ET AL.					
Office Action Summary	Examiner	Art Unit					
	Sana Al-Hashemi	2161					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period we Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	i6(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 25 Au	<u>igust 2004</u> .						
2a)⊠ This action is FINAL . 2b)□ This	action is non-final.						
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
4)⊠ Claim(s) <u>1,7-16,22-31 and 35-42</u> is/are pending in the application. 4a) Of the above claim(s) <u>2-6, 17-21 and 32-34</u> is/are withdrawn from consideration. 5)□ Claim(s) is/are allowed.							
6) ☐ Claim(s) 1,7-16,22-31 and 35-42 is/are rejected 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or							
Application Papers							
9) The specification is objected to by the Examiner							
0) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the o	frawing(s) be held in abeyance. See	e 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correcting 11) The oath or declaration is objected to by the Example 11.	- · · · ·						
Priority under 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau 	have been received. have been received in Application ity documents have been received.	on No					
* See the attached detailed Office action for a list of	` ''	d.					
Attachment(s)							
Notice of References Cited (PTO-892)	4) Interview Summary						
2)	Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:	atent Application (PTO-152)					

Application/Control Number: 09/734,421 Page 2

Art Unit: 2161

DETAILED ACTION

Claim Status: 1-42 rejected.

Applicant's arguments filed 8/25/04 have been fully considered but they are not

persuasive.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the

basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-42 are rejected under 35 U.S.C. 102(b) as being anticipated by Bauer et al.

(Bauer hereinafter) (US Patent No. 5,870,759).

1. Regarding Claims 1, 16, and 31, Bauer discloses a method, a computer program product,

and a system of tracking data through a multi-tier computing architecture (see column 26, lines

38-54, Bauer), the method comprising:

receiving a request from a client computing system for data from a database (see column

8, lines 12-16, Bauer).

Application/Control Number: 09/734,421 Page 3

Art Unit: 2161

initializing a first row pointer of a dataset with data from a databases (see column 9, lines 36-41, Bauer);

placing changes to the data in a second row pointer of the dataset (see column 9, lines 41-43, Bauer);

comparing the first and second row pointers (see column 9, lines 43-45, Bauer); and declaring a state of the data in response to comparing the first and second row pointers (see column 11, 46-50, Bauer).

2. Regarding Claims 7, 22, 35 Bauer discloses a method wherein:

comparing includes detecting whether the first row pointer is null, and if the first row pointer is null, declaring the data to be new data in response to detecting the first row pointer to be null(to the best Examiner ascertain see column 10, lines 60-65, Bauer).

3. Regarding Claims 8,23, and 36, Bauer discloses a method wherein:

comparing includes detecting whether the second row pointer is null, and if the second
row pointer is null, declaring the data to be deleted data in response to detecting the second row
pointer to be null (to the best Examiner ascertain see column 10, 11, lines 66-67, 1-2
respectively, Bauer).

4. Regarding Claims 9, 10, 24, 25, and 37, Bauer discloses a method wherein: comparing includes detecting whether the first and second row pointers are equal or not equal, and if the first and second row pointers are equal or not equal, declaring the data to be original data in response to detecting the first and second row pointer to be equal or not equal (see column 11, lines 3-11, Bauer).

5. Regarding Claims 11, 26, and 38, Bauer discloses a method further comprising:

Art Unit: 2161

committing the data in the second row pointer (see column 15, lines 47-52, Bauer).

- 6. Regarding Claims 12, 27, and 39, Bauer discloses a method wherein: committing includes accepting, rejecting, or merging the data (see column 19, 20, lines 43—47, 43-47, respectively, Bauer).
- 7. Regarding claims 13, 14, 28, 29, 40, and 41, Bauer discloses a method wherein:

 merging includes merging a plurality of datasets from a plurality of client computing

 systems, merging includes matching locally unique identifiers between rows of the plurality of

 datasets (see Table I, Bauer).
- 8. Regarding Claims 15, 30, and 42, Bauer discloses a method wherein:

 committing includes updating the database with the data in the second row pointer in response to detecting the first and second row pointers to not be equal (see column 11, lines 3-11, Bauer).

Response to Amendment

Applicant argues the prior art does not disclose or suggest, "receiving a request from a client computing system for data from a database, initializing a first row pointer of a dataset with data from a databases, placing changes to the data in a second row pointer of the dataset, comparing the first and second row pointers, and declaring a state of the data in response to comparing the first and second row pointers."

Examiner disagrees. Referring to Bauer Fig. 4, column 9, lines 31-65, and columns 11, and 12, lines 31-50, and 23-55, respectively, Bauer clearly discloses the steps of initiating a row by the row pointer upon client request and the row pointer is the row ID as shown in Fig. 4, and sending the response to the user after updating and refreshing the row with

Application/Control Number: 09/734,421

Art Unit: 2161

the latest update which in other words corresponds to send the initialized dataset to the client and place the update version of the dataset at the client node, the system also compare the rows between the client and server for synchronization and declaring the state of the data if the comparison was successful the claimed limitations, as stated in the rejection above.

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Points of Contact

Any inquiry concerning this communication or earlier communications from the examiner should be directed to: Sana Al-Hashemi whose telephone number is (571) 272-4013. The examiner can normally be reached on Monday - Friday from 8:00 AM to 4:30 PM. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Safet Metjahic, can be reached on (571) 272-4023. Any response to this office action should be mailed to: The Commissioner of Patents and Trademarks, Washington, D.C. 20231. Or telefax at phone number (703) 872-9306890. For formal or draft communications, please label "PROSPOSED" or "DRAFT". Hand-delivered response should be brought to Crystal Park II, 2121 Crystal Drive, 6th Floor Receptionist, Arlington, Virginia. 22202.

Sana Al-Hashemi Patent Examiner Technology Center 2100 November 4, 2004

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SUPERVISORY PATENT EXAMINER
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